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U.S. APPLICATION NO.	FIRST NAMED APPLI	CANT	ATTY, DOCKET NO.	w.uspto.gov
09/857701	Y00	Y		
03.007.707	100	`	11023-1	٦
L WAYNE ANDERSON				
J. WAYNE ANDERSON NATIONAL RESEARCH COUNC	II CANADA	PC	CT/CA00/00194	
INTELLECTUAL PROPERTY SE	RVICES OFFICE	I.A. FILING D	ATE PRIORITY DATE	1
M-58, EG-12, MONTREAL ROAL		28 FEB		_
OTTAWA, CAX K1A 0 R6		1 -51.25	00 001 33	
•		DATE MA	um: 99 III	L 2001
NOTIFICATION OF MISS	ING REQUIREMENTS U	NDER 35 U.S.C. 3	71 IN THE UNITED	L 2001
STATES I	DESIGNATED/ELECTED	OFFICE (DO/EO/	ÚS)	
1. The following items have been sul	mitted by the applicant or the IB to	the United States Patent	and Trademark	
Office as a Designated Of	fice (37 CFR 1.494) an Electe	d Office (37 CFR 1.495)	4	
Copy of the international		the international applicati	on into English	
z Oath or Declaration of in		Article 19 amendments in		
Copy of Article 19 amend				
Priority Document.	٥			
The International Prelimin	nary Examination Report in English	and its Annexes, if any.		
Translation of Annexes to	the International Preliminary Exam	nination Report into Engl	ish.	
2. Applicant has requested early pr	ncessing under 35 U.S.C. 371/6 h	us has not filed the follow	ina india is 4t	
the indicated items in paragraph 3 belo	w. The Basic National Fee and the	coop of the internationa	ing indicated items and/or	
prior to 20 or 30 months from the prior	rity date to avoid abandonment.		application must be med	
U.S. Basic National Fee.	Copy of the into	ernational application.		
3. The following items MUST be furn	ished within the period set forth be	low in order to complete	the requirements for	
acceptance under 35 U.S.C. 371:	cation into English. A processing i	fee will be required if out	minad	
	riate 20 or 30 months from the price		amueo	
The current translation	on is defective for the reasons indic	ated on the attached Noti	ce of Defective	
Translation.	idia akaman dada aka men			
o. Processing fee for prov	iding the translation of the applicati months from the priority date (37)	on and/or the Annexes la	ter than the	
c. Oath or declaration of t	he inventors, in compliance with 37	CFR 1.492(1)). CFR 1.497(a) and (b). 1	properly identifying	
the application (prefe	rably by the International application	on number and internation	nal filing date). A	
surcharge will be req date.	uired if submitted later than the app	propriate 20 or 30 month	s from the priority	
	leclaration does not comply with 37	CFR 1.497(a) and (b) fo	or the reasons	
indicated on the attac	hed PCT/DO/EO/917.			
priority date (37 CFF	the oath or declaration later than the	he appropriate 20 or 30 n	aonths from the	
4. Additional claim fees of \$	as a large entity small	entity, including any rem	niced multiple dependent	
claim fee, are required. Applicant mus	t submit the additional claim fees or			
lue (37 CFR 1.492(g)). See attached F	TO-875.	•		
5. Applicant has not submitted the r	equired sequence listing pursuant to	37 CFR 1.821-1.825	See attached	
CT/DO/EO/920.				
ALL OF THE PIEMS SET FORTH	DI 2/a) 2/d) A AND S ADOLOGO M	TIPE DE CETTA FERNANCE		
ALL OF THE ITEMS SET FORTH I MONTHS FROM THE DATE OF T	HIS NOTICE OR BY 22 OR 32 M	40NTHS (where 37 CF)	R 1.495 applies) FROM	
HE PRIORITY DATE FOR THE A	PPLICATION, WHICHEVER IS	LATER. FAILURE	O PROPERLY	
RESPOND WILL RESULT IN ABAI	IDONMENT.			
The time period set above may be exten	ded by filing a petition and fee for	extension of time under t	he provisions of 37 CFR	
.136(a).			•	
. If box 3a or 3c is checked, a translat	ion of the Annexes MUST be subm	nitted no later than the tin	ne period set shove or the	
annexes will be cancelled. A processin	g fee will be required if submitted !	later than 20 or 30 month	is from the priority date.	
. The Article 19 amendments are c	ancelled since a translation was not	provided by the appropri	ate 20 (37 CFR 1.494(d))	
r 30 (37 CFR 1.495(d)) months from the	ne priority date.			
pplicant is reminded that any commun	ication to the United States Patent a	nd Trademark Office mu	st be mailed to the	
ddress given in the heading and include	the U.S. application no. shown ab	ove. (37 CFR 1.5)		
A some cost	a motion MITOT L			
A CUPY OF LAL	s notice MUST be return	ea wan inis respo	nse.	
Inclosed: PCT/DO/EO/917 PTO-875	Notice of Defective Transl. PCT/DO/EO/920	allon alecte	Tokaca	
	LITCIADORECISZO	Anita D. Johnson		

PORM PCT/DO/EO/905 (March 2001)

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